

ROYAL BAKING POWDER

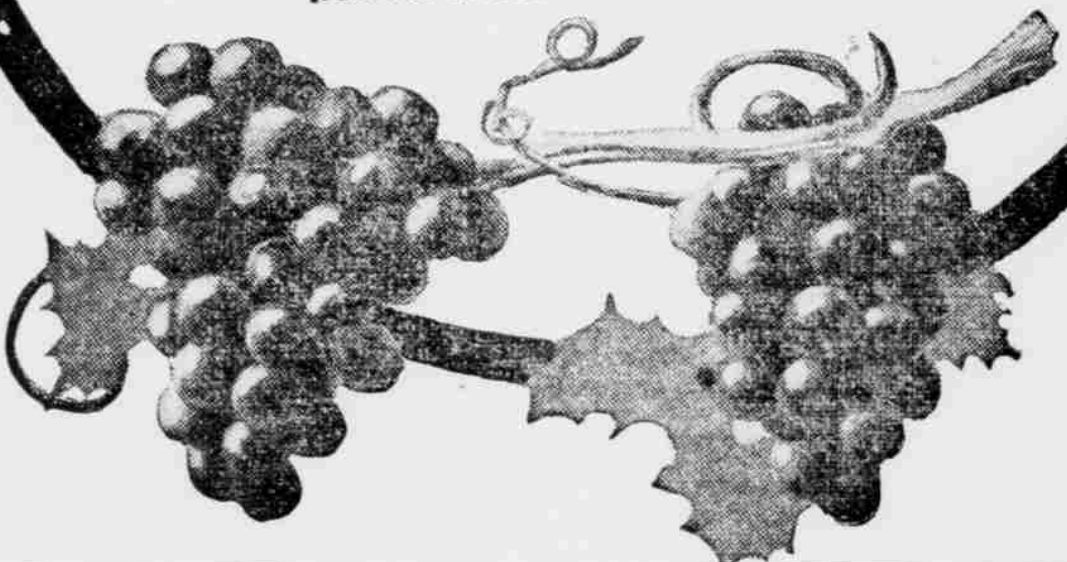
Absolutely Pure

The Only Baking Powder Made from Royal Grape Cream of Tartar.

Safeguards the food against alum

Chemists' tests have shown that a part of the alum from biscuit made with an alum baking powder passes into the stomach, and that digestion is retarded thereby.

Read the label and make sure that your baking powder is not made from alum.



REQUISITION TURNED DOWN

Col. James A. Fleming Was Armed With a Document Which Brought Proceedings Before the Governor to a Sudden End

Governor Hunt yesterday denied a requisition from the governor of Pennsylvania for the return of Colonel James A. Fleming of Globe, against whom an indictment about two weeks ago charging him with embezzlement of the funds of the Petroleum Products company of Pennsylvania, of which he had been president.

An agent of the state arrived here the latter part of last week and presented the requisition to the governor, who set yesterday for a hearing. The proceedings were brought to a sudden close by the presentation by Judge Baker, representing Colonel Fleming, of a release by the Pennsylvania Oil Refining company, successor to the Petroleum Products company, absolving him of all indebtedness to the company or its predecessor. The document covered the entire period of his connection with the company from its organization until his resignation.

"What do you say about this?" asked Attorney General Bullard of the attorney for the agent of Pennsylvania.

"There is nothing I can say," replied the attorney.

The agent said that he had heard something of the receipt at Globe, on his arrival there, but he said he had wired to Philadelphia and had been informed that it was not in existence.

However it was, it had been issued after a board meeting of the company, was signed by the president and was properly attested. Even if there had been no such release, it is probable that the requisition would have been denied on the irregular form of the papers.

Colonel Fleming said that he had been expecting some such move as this. He was formerly president of the Black Warrior Mining company of Globe, which he organized several years ago, and though he has not been connected with the company in an official way for some time he is concerned in litigation over the property.

Recently a resident of Globe, adversely interested in the litigation, went east and made an examination of the books of the oil and refining company and encountered what appeared to be a discrepancy in the affairs of the company at the time of the presidency of Colonel Fleming. A stockholder of the company was secured to swear to a complaint charging embezzlement and an indictment was found.

the board. That was done and a requisition was immediately adopted authorizing the return to the governor of the document which brought the proceedings to a close yesterday.

You judge a man not by what he promises to do, but by what he has done. That is the only true test. Chamberlain's Cough Remedy judged by this standard has no superior. People everywhere speak of it in the highest terms of praise. For sale by all druggists.—Advertisement.

SOME OBJECTIONS ARE REMOVED FROM MEASURE

Substitute Bill on Hours of Labor for Women is Introduced.

The objections heretofore to house bill No. 2, better known as the Brooks eight hour law for women, were sought to be met in the substitute bill introduced by the committee on labor at the request of Mr. Brooks of Globe yesterday. One of the chief objections of the former bill was that it made the eight hour day mandatory upon all classes of women labor. The small telephone exchanges of the state, operated by both the Mountain States company and the independent companies, would have been practically forced to close up with the operation of the law.

The present bill is short and self explanatory. That it will not meet the entire approval of all the objections is reasonably certain, but it is also admitted that it will be perfectly satisfactory to a large class who have heretofore objected to the provisions of the bill.

House bill No. 2, by Mr. Brooks of Globe.

An act relating to the hours of labor for women.

Be it enacted by the legislature of the state of Arizona:

Section 1. No female shall be employed or be permitted to work in any mercantile establishment, confectionery store, bakery, laundry, hotel, restaurant or telephone or telegraph office or exchange, in this state more than eight hours during any one day or more than fifty-six hours in any one week; provided, that at least one hour for rest shall be allowed between periods of work shall be performed within a period of twelve hours; and provided further, that the provisions of this section shall not apply to females employed in any such telephone or telegraph office or exchange in which not more than two females are employed, or to female nurses.

Section 2. Every employer shall post in a conspicuous place in every room where such females are employed a printed notice stating the hours of commencing and stopping such work, the time allowed for dinner or other meals, and the maximum number of hours any female employee is permitted to work in any one day.

Section 3. The employment of any female in any place or establishment defined in section 1 of this act at any time other than those of the posted hours of labor, as herein provided for, shall be prima facie evidence of a violation of this act.

Section 4. Any person violating any provision of this act is guilty of a misdemeanor and, upon conviction thereof, shall be punished by a fine of not less than \$25 or by imprisonment for a period of not less than thirty days, or by both such fine and imprisonment.

Section 5. All acts or parts of acts in conflict with this act are hereby repealed.

RIFLE ASSOCIATION ANNOUNCES MATCHES

Arizona Gun Club Will Pull off Eight Matches in Tucson March 27, 28, 29.

Three days of rifle shooting, with a total of eight matches at different ranges and under varied conditions are on the card for the Arizona state rifle association matches on the Wilcox range near Tucson March 27, 28 and 29. Accommodations will be arranged for teams from any troop, company or staff department of the regular army now on duty in Arizona; any company, troop or staff department of the National Guard of Arizona; rifle clubs now holding membership in the state rifle association of Arizona, from the University cadets and Normal School cadets; and all applications for places should be sent to the president of the association Ira E. Huffman or Secretary G. J. Roskrug.

The match will include eight shoots as outlined in the following program. Entrance fees ranging from one to ten dollars are required in the events.

FIRST DAY.

State Secretary's Match. Distances and kind of fire—200, 300 and 500 yards, slow fire. 200 yards kneeling, 300 and 500 yards prone.

Number of shots—Ten shots for record at each range, and two sighting shots at 1000 yards.

Prize—Cup, presented by Adjutant General Coggins, retired.

Arizona State Match.

Open to teams of five men.

Distances and kind of fire—200, 300 and 500 yards, slow fire.

Number of shots—Ten shots for record at each range and two sighting shots at 200 and 500 yards.

Cash prizes.

"Boston Common" evidently believes in the old Wall Street rule of trying to force the country into a second invasion of Mexico.

"We venture to hope," it says, "that the tide of Christian civilization has now risen so high in this country that the majority of our citizens believe in the Monroe doctrine and no Monroe doctrine that it is the duty of our nation to civilize its neighbors, not by force but by the happy results of good example and that our capitalists who choose to invest in foreign lands should have their ill-gotten gains at the expense of their fellow citizens, must do so at their own risk, and not at the frightful cost of fastening the burden of European militarism upon this hemisphere."

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Individual Match.

Distances and kind of fire—500 yards rapid fire.

Number of shots—Any. Position prone.

Cash prizes.

Time—12 minutes. D target.

SECOND DAY.

Governor's Cup Match for the Long Range Championship of Arizona.

Distances and kind of fire—1,200 yards, slow fire.

Number of shots—Three sighting shots and ten shots for record.

Cup—Presented by Hon. George W. P. Hunt, governor of Arizona.

Cash prizes.

Open to members of Rifle, National Guard and cadet organizations affiliated with the State Rifle Association.

All-Comers Match, Slow Fire.

Distances and kind of fire—1,600 yards, slow fire.

Number of shots—Two sighting shots and ten shots for record.

Cash prizes.

Officers Cup.

Distances and kind of fire—One skirmish run as prescribed by army regulations ("C" course, 1909).

Number of shots—Twenty.

Prizes—Cup, presented by the officers of the National Guard of Arizona, and cash prizes.

Open to teams of five men from Rifle, National Guard and cadet organizations affiliated with the State Rifle Association.

THIRD DAY.

Adjutant General's Match (For the Championship of Arizona).

Open to teams of six men composed of members from: The United States army stationed in Arizona; The National Guard of Arizona; The Rifle clubs of Arizona; the cadet organizations of Arizona. Teams to be selected

UTAH WING DAM IS AUTHORIZED

Complete Victory for Utah Irrigating Canal Company Accompanies Issuance of Water Commissioner's Order; U. S. R. S. Appeal

A complete victory for the Utah Irrigating Canal company was the result of the decision and subsequently delivered order of Water Commissioner Hancock rendered early yesterday afternoon against the United States reclamation service. The wing dam in the roadway of the Consolidated canal can be put in just as fast as the Utah company can do the work, unless the decision should be reversed on appeal to the court. The government will appeal the case as soon as the necessary legal arrangements can be made.

Because the Utah Canal company in its last letter to the commission, had overcome every objection formerly advanced by the engineers of the reclamation service, Hancock decided to issue an order permitting the construction of the modified dam across the roadway of the Consolidated canal, providing the gates are operated by gasoline engine power. The dam, as proposed in the last letter, will be two feet lower than that planned at first.

In his order Hancock touches on water economy, and makes it imperative that all possible efforts be used to prevent waste between Granite Reef dam and the headgate where the Utah canal will be filled.

The letter to Project Engineer Fitch and Attorney M. J. Dougherty of the Utah Irrigating Canal company is short and contains all the facts of the case. So Mr. Fitch's copy is reproduced herewith:

H. Fitch, Project Engineer, Phoenix, Ariz.

"Dear Sir:—The letter of Mr. Dougherty of March 7, 1913, directing to lower the sill of the proposed gates in roadway two feet and install a gasoline engine to raise gates overcomes any objections you have to the installation of gates in roadway, as far as it would in any way interfere with the filling of the Consolidated canal at this point.

"Turning the water into the channel of the river, before allowing Utah Irrigating Canal company to divert it will cause a large loss of water. As the only question before me is the delivery of water to the Utah Irrigating Canal company through the waste gates in the most economical manner, without in any way interfering with your shutting the canal at this point, my order is that the Utah Irrigating Canal company be allowed to install such gates in the waste way as are necessary to divert water into their system, with such modifications to carry maximum flow of Consolidated canal and allow a quick and easy operation of gates.

"Respectfully Yours, HARRY L. HANCOCK, "Water Commissioner."

by the various organizations.

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Number of shots—Ten shots for record at each range, and two sighting shots at 1000 yards.

Prize—Cup, presented by Adjutant General Coggins, retired.

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said City of Phoenix. The property assessed to pay for said improvement is all the lots, portions of lots, pieces or parcels of land included within the district in said City of Phoenix described as follows, to-wit:

Beginning at the southeast corner of Central Avenue and Jefferson Street, thence easterly along the south line of Jefferson Street to a point midway between the easterly line of Central Avenue and the westerly line of First Street, thence southerly on the line midway between the easterly line of Central Avenue and the westerly line of First Street, to a point on the northerly line of Jackson Street, thence westerly along the northerly line of Jackson Street to a point midway between the westerly line of Central Avenue and the easterly line of First Street, thence northerly along the line midway between the westerly line of Central Avenue and the easterly line of First Street, to a point on the northerly line of Jefferson Street, thence easterly along the northerly line of Jefferson Street to the point of beginning EXCEPTING THEREFROM any portion of any public street or alley which may be included in the above described district.

Said lots, portions of lots, pieces or parcels of land are numbered consecutively and the area in square feet thereof and the relative location thereof to the said improvement are shown in the diagram of said District on file in the office of said Superintendent of Streets.

Any owner, contractor or his assigns, and any other person directly interested in said work or in the assessment for the expenses of the same having any objection to the assessment or any previous proceeding connected therewith, or who claims that the work has not been performed according to the contract in a good and substantial manner, or making any objection to the correctness or legality of the proceedings or claiming that said assessment or any part thereof should be modified, may at any time prior to the time fixed for said hearing file with the City Recorder of the City of Phoenix a written notice, briefly specifying the grounds of his objections, and at the time fixed for said hearing or at any such time or times not later than ten days thereafter to which such hearing may be postponed, the said Common Council will hear and pass upon all objections so made and filed. All the decisions and determinations of said Common Council upon the hearing aforesaid will be final and conclusive as to all errors, informalities and irregularities which said Common Council might have remedied or avoided at any time during the progress of the proceedings.

Serial bonds will be issued to represent all assessments of \$25.00 or over; said serial bonds will extend over a period of nine years from and after the second day of January next succeeding the date of said bonds, and an even annual proportion of the principal sum thereof will be payable by coupon on the second day of January every year after their date until